EXHIBIT A

Page 2 of 5 Mark Dillon March 25, 2002

IN THE UNITED STATES DISTRICT COURT

APR 0 5 2002

FOR THE DISTRICT OF HAWAII

CIVIL NO. CV01-00446 WAYNE BERRY, SPK LEK Plaintiff, (Copyright) vs. FLEMING COMPANIES, INC., aka FLEMING FOODS, INC., aka FLEMING, DOE INDIVIDUALS 1-50 AND DOE PARTNERSHIPS, CORPORATIONS AND OTHER ENTITIES 1-20 S 1-50,

Defendants.

DEPOSITION OF MARK DILLON

Taken on behalf of the Plaintiff pursuant to Notice, on Monday, March 25, 2002, commencing at 9:00 a.m., at the Law Offices of Lynch Ichida Thompson Kim & Hirota, 1132 Bishop Street, Suite 1405, Honolulu, Hawaii 96813.

2.5	,		March 23, 2002	
Г	Pag	2	Page 4	
1	APPEARANCES:	1	I N D E X (Cont'd) PAGE	
2	For Plaintiff Wayne Berry:	2	Plaintiff's Exhibit 11 108	
3		3	(2-page memo addressed to Wayne Berry from Ralph Stussi, dated 11-24-99)	
4	TIMOTHY J. HOGAN, ESQ. Lynch Ichida Thompson Kim & Hirota	. 4	Plaintiff's Exhibit 12 110	
5	1 i 32 Bishop Street, Suite 1405 Horolulu, Hawaii 96813	5	(2-page computer screen print displaying	
6	(808) 528-0100	6	opening menu for the database) Plaintiff's Exhibit 13 114	
7	For Defendant Fleming Companies, Inc., aka	7	(2-page computer screen print displaying	
8	Fleming Foods, Inc., aka Fleming:	8	data)	
9	LEXR. SMITH, ESQ. Kobayashi Sugita & Goda	9	Plaintiff's Exhibit 14 115 (2-page computer screen print displaying	
10	First Hawaiian Center 999 Bishop Street, Suite 2600	10	master load plan for API)	
11	Honolulu, Hawaii 96813 (808) 539-8700	11	Plaintiff's Exhibit 15 116 (2-page computer screen print displaying	
12	The state of the s	12	the company name screen) Plaintiff's Exhibit 16 117	
13	For Defendant Hawaiian Express Service, Inc.:	13	(2-page computer screen print displaying	
14	ROYI. THOE, ESQ.	14	pop-up screen for FCS Logistics) Plaintiff's Exhibit 17 119	
15	Goodsill Anderson Quinn & Stifel Alii Place, Suite 1800	15	(1-page computer screen print displaying for costing services)	
16	1099 Alakea Street Honolulu, Hawaii 96813	16	Plaintiff's Exhibit 18 124	
17	(808) 547-5600	17	(1-page computer screen print displaying delivery costing)	
18	Also Present: Wayne Berry	18	Plaintiff's Exhibit 19 140	
19		19	(2-page computer screen print displaying Functional State of Logistics Database)	
20	REPORTED BY: Laura Savo, CSR No. 347	20		
21	Notary Public, State of Hawaii	21	Plaintiff's Exhibit 20 170 (2-page document entitled "Fleming Asset Purchase from API")	
22		22	Plaintiff's Exhibit 21 186	
23	-000-	23	(2-page letter addressed to Steve Christensen from Pete Schaul, dated 6-11-99)	
24	•	24	UNANSWERED QUESTIONS AS REQUESTED BY COUNSEL:	
25		25	5.000,000	
	Page	3	Page 5	
1	INDEX	1	(Pursuant to Rule 14 of the Rules Governing Court	
2	EXAMINATION: PAGE	2	Reporting in Hawaii, the reporter's disclosure	
3	BY MR. HOGAN 5	3	was made and is attached hereto.)	
4	Lunch Recess 119	4	MARK DILLON	
5		5	Having been called as a witness and being first	
6	EXHIBITS FOR IDENTIFICATION: Plaintiff's Exhibit 1 28	6	duly sworn to tell the truth, the whole truth and	
7	(9-page document entitled "Declaration of	7	nothing but the truth, was examined and testified	
8	Mark Dillon")	8	as follows:	
9	Plaintiff's Exhibit 2 48 (3-page document entitled "Declaration of	9	EXAMINATION	
10	Mark Dillon") Plaintiff's Exhibit 3 54	10	BY MR. HOGAN:	
11	(1-page document containing logistics data,	11	Q Good morning, Mr. Dillon. Would you,	
12	dated 10-7-99) Plaintiff's Exhibit 4 57	12	please, state your full name and spell it for the	
13	Plaintiff's Exhibit 4 57 (21-page document entitled "Exhibit 8.txt")	13	court reporter.	
14	Plaintiff's Exhibit 5 57	14	A My name is Mark Robert Dillon, M-a-r-k	
15	(21-page document entitled "ProgrammingLog.bxt")	15	R-o-b-c-r-t D-i-l-l-o-n.	
16	Plaintiff's Exhibit 6 57	16	Q Have you been known by any other names	
17	(9-page document entitled "Exhibit 2.txt")	17	other than	
18				
1	Plaintiff's Exhibit 7 75	18	A No.	
19	Plaintiff's Exhibit 7 75	18	A No. O that?	
19 20	Plaintiff's Exhibit 7 75 (2-page email addressed to MarkD@FlemingLogistics.com from Badten, dated 11-19-99)	19	Q that?	
19 20 21	Plaintiff's Exhibit 7 75 (2-page email addressed to MarkD@FlemingLogistics.com from Badten, dated 11-19-99)	19 20	Q that? Have you ever had your deposition taken	
19 20 21 22	Plaintiff's Exhibit 7 75 (2-page email addressed to MarkD@FlemingLogistics.com from Badten, dated 11-19-99) Plaintiff's Exhibit 8 101 (1-page letter addressed to Mark S. Hansen from Wayne Berry, dated 11-27-00) Plaintiff's Exhibit 9 105	19 20 21	Q that? Have you ever had your deposition taken before?	
19 20 21 22 23	Plaintiff's Exhibit 7 75 (2-page email addressed to MarkD@FlemingLogistics.com from Badten, dated 11-19-99) Plaintiff's Exhibit 8 101 (1-page letter addressed to Mark S. Hansen from Wayne Berry, dated 11-27-00)	19 20 21 22	Q that? Have you ever had your deposition taken before? A No.	
19 20 21 22 23 24	Plaintiff's Exhibit 7 75 (2-page email addressed to MarkD@FlemingLogistics.com from Badten, dated 11-19-99) Plaintiff's Exhibit 8 101 (1-page letter addressed to Mark S. Hansen from Wayne Berry, dated 11-27-00) Plaintiff's Exhibit 9 105 (1-page memo addressed to Wayne Berry from Ralph Stussi, dated 10-28-99)	19 20 21 22 23	Q that? Have you ever had your deposition taken before? A No. Q Have you ever attended a deposition?	
19 20 21 22 23	Plaintiff's Exhibit 7 75 (2-page email addressed to MarkD@FlemingLogistics.com from Badten, dated 11-19-99) Plaintiff's Exhibit 8 101 (1-page letter addressed to Mark S. Hansen from Wayne Berry, dated 11-27-00) Plaintiff's Exhibit 9 105 (1-page memo addressed to Wayne Berry from Ralph Stussi, dated 10-28-99)	19 20 21 22	Q that? Have you ever had your deposition taken before? A No.	

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	i	Page 222	2 1	CERTIFICATE	Page 224
	1	Wednesday instead. Frankly, I think if I told	2		
I	2	him, "You have no choice. You gotta be here	ı) ss.	
	3	tomorrow," I can produce him tomorrow. It's up	3	,	
	4	to you whether you're really willing to grant the	5	I, LAURA SAVO, a Notary Public in and	
1	5	courtesy or not.		for the State of Hawaii, do hereby certify:	
	6	MR. HOGAN: Why don't we do this. Why	6	That prior to being examined, the witness herein, Mark Dillon, was sworn by me to	
	7	let you go back, contact him. I don't think he's	7	testify to the truth, the whole truth and nothing but the truth;	
	8	going to be that long. It may not be a long day	8	That the foregoing deposition was taken	
	9	and get it over with. Let's talk before the end	10	down by me in machine shorthand at the time and place herein stated, and was thereafter reduced	
	10	of the day. All right?	110	to typewriting under my supervision; That the foregoing is a full true	
]	11	MR. SMITH: Sure.	1	That the foregoing is a full, true and correct transcript of said deposition;	
J	12	MR. HOGAN: Let's leave him on for	12	That after said deposition was reduced	
1	13	tomorrow, but I promise to talk to you before	13	to typewriting, the witness, in accordance with Rule 30(e) of the Hawaii Rules of Civil	
1	14	5:00 o'clock.	14	Procedure, was duly informed of the right to make such corrections as might be necessary to render	
1	15	MR. SMITH: Okay.	15	the same true and correct.	
1	16	MR. HOGAN: And then we can go from	16	I further certify that I am not of counsel or attorney for any of the parties to	
1		there. I'd rather get it over with.	17	this case, nor in any way interested in the outcome hereof, and that I am not related to any	İ
1	18	MR. SMITH: I'll give you a call.	18	of the parties hereto.	
1	19	MR. HOGAN: Fair enough. Thank you.	19	Witness my hand and seal this 2nd day of April, 2002.	
1	20	(Whereupon the proceedings	20		
1	21	were adjourned at 3:11 n m)	21		
1	22	• ,	22	LAURA SAVO, RPR, CSR NO. 347 Notary Public, State of Hawaii	
1			23	My Commission Expires: 11/28/2005	
	23 24		24		
1			25		
Ľ	25				
		Page 223	ĺ		
	1	I, the undersigned, MARK DILLON, being first	i		
:	2	duly sworn say:	i		
:	3	I have read and/or had translated the	i		
4		foregoing deposition and know the contents	i		
:		thereof, and I certify that the same is true of	ı		
(my own knowledge, except as to those matters	ı		
•		which are therein stated upon my information and			
8	8	belief, and as to those matters, I believe it to			
9	9	be true.			
10	0	I declare under penalty of perjury that the			
11	1	foregoing is true and correct.			
12	2				
13	3	Executed on,			
14	4 '	2002, at,			
15					
16					
17		MARK DILLON			
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